

Novemb. Court 1719

Indeed sayth that the aforesaid Goods wares and Merchandizes at the aforesaid time of their
 Sale and delivery at the Parish County Jurisdiction aforesaid were reasonably worth
 and amounted to the Sum of two hundred and Sixty pounds of Merchantable
 Tobacco in manner as in the said Account is sett forth of which the said Deft then
 and there last mentioned had Notice and that whereas also the aforesaid Deft after-
 wards viz. the aforesaid last mentioned fifth day of December in the year aforesaid at
 the Parish County and Jurisdiction aforesaid in Consideration that the aforesaid p[er]son at
 the like Special Justice request of the aforesaid Deft had then and there last
 mentioned paid unto a certain Andrew Setterson and to the use and behoofe
 of the aforesaid Deft the Sum of one hundred forty and eight pounds of Merchant-
 able Tobacco in an Acco. hereunto annexed sett forth upon himselfe assumed
 and to the said p[er]son then and there last mentioned faithfully promised that he
 the said Deft the aforesaid last mentioned Sum of one hundred forty and eight
 pounds of Merchantable Tobacco unto the said p[er]son when thereto required
 would well & truly pay and Content and that whereas also the aforesaid Deft
 afterwards viz. the nineteenth day of February in the year aforesaid at the Parish
 County and Jurisdiction aforesaid in Consideration that the aforesaid p[er]son at the like
 Special Justice and request of the aforesaid Deft had then and there last mon-
 tioned sold & delivered unto the aforesaid Deft and to the proper use and
 behoofe of the aforesaid Deft diverse other goods wares and Merchandizes at
 the severall Rates & prices in an Acco. hereunto annexed sett forth in
 the whole amounting to the Sum of Six hundred and thirty Nine pounds
 of Merchantable Tobacco upon himselfe assumed and to the said p[er]son
 then and there last mentioned faithfully promised that he the said Deft
 the aforesaid last mentioned Sum of Six hundred and thirty Nine pounds of Merchant-
 able Tobacco unto the said p[er]son when thereto required would well and truly pay
 and Content and that whereas also the aforesaid Deft afterwards viz. the aforesaid Ninth day
 of February in the year aforesaid at the Parish County and Jurisdiction aforesaid in Consideration
 that the aforesaid p[er]son at the like Special Justice request of the aforesaid Deft had sold &
 delivered diverse other Goods wares and Merchandizes and to the proper use
 and behoofe of the aforesaid Deft as in an acco. hereunto annexed particularly sett
 forth upon himselfe assumed and to the said p[er]son then and there last monti-
 oned faithfully promised that he the said Deft so much Merchantable Tobacco
 as the said Goods wares and Merchandizes last mentioned sold and delivered as
 aforesaid at the time of the Sale and delivery of the same were reasonably worth to
 the said p[er]son when thereto required would well and truly pay & Content -
 And the aforesaid p[er]son indeed sayth that the aforesaid last mentioned Goods wares and
 Merchandizes at the aforesaid time of their Sale & delivery at the Parish County
 and Jurisdiction aforesaid at reasonable rates and prices were worth and amounted
 unto the Sum of Six hundred and thirty nine pounds of Merchantable Tob.
 in manner as in the said Acco. is sett forth of which the said Deft then
 there last mentioned had Notice Nevertheless the aforesaid Deft in See.

pro